February 20, 1992 LB 175, 835, 877, 877A, 878, 879, 896, 906 926, 934, 962, 971, 984, 985, 999, 1000 1004, 1010, 1011, 1026, 1109, 1113, 1114, 1115 1120, 1172, 1196, 1269

the senators' attention to the north balcony. Special guest today of Senators Coordsen and Moore are 12 seniors from Exeter High School. They are accompanied by their teacher. Would you please rise and be recognized. Welcome to the Chambers this morning. Thank you. Do you have items for the record, Mr. Clerk?

CLERK: Madam President, your Committee on Enrollment and Review respectfully reports they have carefully examined engrossed LB 175 and find the same correctly engrossed; LB 877, LB 877A, LB 878, LB 879, LB 906, LB 971, LB 984, LB 985, LB 999, LB 1000, LB 1004, LB 1011, LB 1115, all reported correctly engrossed. (See pages 921-22 of the Legislative Journal.)

Business and Labor Committee reports LB 1010 to General File and LB 926 indefinitely postponed. Those are signed by Senator Coordsen.

Madam President, priority bill designations, Senator Lynch, LB 835; Senator Haberman, LB 1172; Senator Hall, Revenue, LB 1026 LB 1269; Senator Landis, Banking Committee, LB 1113; Senator Rod Johnson, LB 1114; Senator Chizek, as Chair of Judiciary, LB 1109 and LB 896; Senator Nelson, LB 934, as a Retirement priority bill; Senator Hall's personal, LB 962; Senator Moore, LB 1196.

Madam President, Senator Johnson, Rod Johnson would like to have a meeting of the Natural Resources Committee at eleven o'clock in 2022. Natural Resources, eleven o'clock, 2022.

Madam President, the next amendment I have to the committee amendments is AM3008, Senator. Senator Hall.

PRESIDENT MOUL: Senator Hall.

SENATOR HALL: Thank you, Madam President, and Mr. Clerk. The amendment that is before the body is a technical amendment to the committee amendments. It does three things and it is extremely technical in nature. There is no substantive provisions in it at all. It adds a number of harmonizing sections where it changes real and personal property, intangible property, that were not included in the original draft. It unifies the taxable property term that is going to be put in its place and it changes actual value to taxable value for purposes of the bill because you need that to accommodate the valuation